IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

IVAN CAPETILLO, JR.,

Plaintiff **CIVIL ACTION**

v. NO. 14-02715

PRIMECARE MEDICAL, INC.;

LEHIGH COUNTY PRISON;

EDWARD SWEENEY (Director of

Corrections);

SGT. DAWSON;

C.O. CHAD PROGRANCZ;

C.O. ALEXANDER WATTY;

C.O. JOHN DENTLY;

MOLLY LONGACRE, P.A.;

KATHERINE BRANCH, LPN;

NATALIE TAVARES, LPN; and MARYANN GRUBER, RN,

Defendants

ORDER

AND NOW this 22nd day of October 2014, upon consideration of defendants PrimeCare Medical, Inc., Lehigh County Prison ("LCP"), Edward Sweeney, Sgt. Dawson, Chad Prograncz, Alexander Watty, John Dently, Molly Longacre, Katherine Branch, Natalie Tavares, and Maryann Gruber's motion to dismiss (Doc. No. 11), and plaintiff's opposition thereto, IT IS

HEREBY ORDERED that:

- 1. Plaintiff's "quality-of-care" claim under § 1983 against all defendants is **DISMISSED WITH PREJUDICE:**
- 2. Plaintiff's "denial-of-care" claim under § 1983 against defendants Longacre, Dawson, Prograncz, Watty, Dently, LCP, and Sweeney is **DISMISSED WITH PREJUDICE**; and said defendants are dismissed as parties to this action.
- 3. The remainder of defendants' motion to dismiss is **DENIED**.

/s/ William H. Yohn Jr. William H. Yohn Jr., Judge